PATENT COOPERATION TREA

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 0000053770			nt's file reference	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No. PCT/EP 03/08114				International filing date (24.07.2003	day/month/year	Priority date (day/month/year) 24.07.2002		
Interna A01N			nt Classification (IPC) or bo	oth national classification a	nd IPC			
Applicant BASF AKTIENGESELLSCHAFT et al.								
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.								
2.	This REPORT consists of a total of 6 sheets, including this cover sheet.							
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
	These annexes consist of a total of sheets.							
3.	This	repoi	t contains indications re	elating to the following it	ems:			
	I ⊠ Basis of the opinion							
	II		Priority					
	Ш		Non-establishment of	opinion with regard to n	ovelty, invent	tive step and industrial applicability		
	IV	\boxtimes	Lack of unity of invent	ion				
	٧			under Rule 66.2(a)(ii) wi ions supporting such sta		novelty, inventive step or industrial applicability;		
	VI		Certain documents cit	ed	•			
	VII		Certain defects in the	international application	on			
	VIII Certain observations on the international application							
Date of submission of the demand					Date of comp	pletion of this report		
19.12	19.12.2003				28.12.2004			
				nai	Authorized Officer			
preliminary examining authority: European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016				. 5818 Patentlaan 2 Bas	Fort, M Telephone No. +31 70 340-4123			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/08114

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			J.			UI L

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Description, Pages							
	1-5°	1	as originally filed					
	Clai	ims, Numbers						
	1-35		as originally filed					
2.	. With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.							
	These elements were available or furnished to this Authority in the following language: , which is:							
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)).						
		the language of a tra	he language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).					
3.			ectide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:					
☐ contained in the international application in written form.								
☐ filed together with the international application in computer readable form.								
	☐ furnished subsequently to this Authority in written form.							
		I furnished subsequently to this Authority in computer readable form.						
The statement that the subsequently furnished written sequence listing does not go beyond the in the international application as filed has been furnished.								
		The statement that t listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.					
4. The amendments have resulted in the cancellation of:								
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					
5.		This report has been been considered to	n established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).					
		(Any replacement st report.)	heet containing such amendments must be referred to under item 1 and annexed to this					
6.	Add	litional observations,	if necessary:					

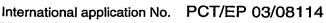
INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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V.	V. Lack of unity of invention								
1. In response to the invitation to restrict or pay additional fees, the applicant has:									
		l restricted the claims.							
	×	paid additional fees.							
		paid additional fees under protest.							
		neither restricted nor paid additional fees.							
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.							
3.	This	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 s							
		complied with.							
	□ not complied with for the following reasons:								
	see	e separate sheet							
4.	Cor exa	Consequently, the following parts of the international application were the subject of international preliminary xamination in establishing this report:							
⊠ all parts.									
		the parts relating to claims No	s						
۷.	. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement								
1.	Sta	Statement							
	Nov	velty (N)	Yes: No:	Claims Claims	9-11, 14-29 1-8, 12-13, 30)-35			
	inv	entive step (IS)	Yes: No:	Claims Claims	1-35				
	Ind	ustrial applicability (IA)	Ýes: No:	Claims Claims	1-35	<u> </u>			
2	Cité	ations and evolunations							

see separate sheet



Re Item IV Lack of unity of invention

The International Examining Authority (IEA) considers the present application to consist of multiple subject-matter as defined hereafter:

Subject I (claims 1-7 (partially), 8-11, 14-35(partially))

A synergistic herbicidal mixture comprising at least one 3-heterocyclyl-substituted benzoyl derivative of the formula I and at least the compound of the formula IIa

Subject II (claims 1-7 (partially), 12-13, 14-35 (partially))

A synergistic herbicidal mixture comprising at least one 3-heterocyclyl-substituted benzoyl derivative of the formula I and at least the compound of the formula IIb

The common technical feature linking the 2 inventions listed in the invitation to pay additional fees is that they all deal with synergistic herbicidal mixtures comprising a 3-heterocyclyl-substituted benzoyl derivative of the formula I together with a further herbicide, the second herbicide being a heterocyclic compound. This feature linking together the 2 inventions is known since synergistic herbicidal compositions comprising a compound of formula (I) together with a triazolpyrimidine sulfoanilide such as florasulam, flumetsulam or metosulam have been used in D1

(D1= Wo99/65314) (see D1, table 18). Therefore this feature is not a special technical feature in the sense of Rule 13(2) PCT. Since the chemical structures of the synergists of formula (IIa) and (IIb) are widely different, no other technical feature common to the two inventions listed above can be distinguished, which would possibly fulfil this requirement, Therefore there is no single inventive concept underlying the two inventions and the present application lacks unity.

Since the applicant has paid one additional fee in response to the invitation to pay additional fees, the two subjects identified above were the subject of international preliminary examination.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Subject I

D1 discloses synergistic herbicidal mixtures containing a 3-heterocyclic-substituted benzoyl derivative of the formula (I) and a triazolpyrimidine sulfonanilide such as florasulam, flumetsulam or metasulam (see D1, tables 2 and 18). Compounds Ia.3 and la.33 are particularly preferred (see D1, p.24 and examples). D1 is novelty destroying for the subject-matter of claims 1-8, 30-35 (Article 33 (2) PCT).

Given the teaching of D1, the problem underlying the present invention may be seen as providing alternative synergistic herbicidal mixtures containing a 3-heterocyclicsubstituted benzoyl derivative of the formula (I).

Since a synergistic effect has been demonstrated in D1 with a mixture of la.33 and metosulam, the use of a mixture containing la.33 and flumetsulam instead of metosulam as sulfonanilide compound (claim 9) cannot be considered as being inventive (Article 33(3) PCT).

As to the tertiary (claims 10-11, 14-26) or quaternary mixtures (claims 27-29), they cannot be considered as being inventive either since the synergistic herbicidal effect obtained by combining a compound of formula (I) with clopyralid, diflufenzopyr, a chloroacetanilide, or a triazine such as atrazine is known from D1 (see D1, tables 2, 38-51, 66-68) (Article 33(3) PCT).

The subject-matter of claims 1-11 and 14-35 is considered to be industrially applicable and the present application is therefore considered to satisfy the criterion set forth in Article 33(4) PCT.

Subject II

D1 discloses synergistic herbicidal mixtures containing a 3-heterocyclic-substituted benzoyl derivative of the formula (I) (preferably la.3 or la.33) and an auxin herbicide such as clopyralid (see D1, table 2). D1 is novelty destroying for the subject-matter of claims 1-7, 12-13 and 30-35 (Article 33(2) PCT).

Given the teaching of D1, the problem underlying the present invention may be seen as providing alternative synergistic herbicidal mixtures containing a 3-heterocyclicsubstituted benzoyl derivative of the formula (I).

The tertiary mixtures (claims 14-26) or quaternary mixtures (claims 27-29) cannot be



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considered as being inventive since the synergistic herbicidal effect obtained by combining a compound of formula (I) with a triazolpyrimidine sulfonanilide such as florasulam, flumetsulam or metsulam or with diflufenzopyr, a chloroacetanilide, or a triazine such as atrazine is known from D1 (see D1, tables 2, 38-51, 66-68) (Article 33(3) PCT).

The subject-matter of claims 1-7 and 12-35 is considered to be industrially applicable and the present application is therefore considered to satisfy the criterion set forth in Article 33(4) PCT.